



W. C. BRADLEY CO.,
Opposer,

-versus-

LINDSAY KAREN DY,
Respondent-Applicant.

X-----X

}
} IPC No. 14-2011-00152
} Opposition to:
} AppIn. Serial No: 4-2008-015257
} Date Filed: 18 Dec. 2008
} TM: "CHAR-BROIL AND DEVICE"
}
}
}

NOTICE OF ORDER

VERALAW
(DEL ROSARIO BAGAMASBAD & RABOCA)
Counsel for the Opposer
Rosadel Building
1011 Metropolitan Avenue
Makati City

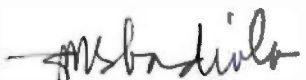
ZOSA and ASSOCIATES LAW OFFICES
Counsel for Respondent-Applicant
Suite 402 & 409, Far East Asia Building
No. 416 Marquina Street cor. Dasmarinas Street
Binondo, Manila

GREETINGS:

Please be informed that Order No. 2012 - 77 (D) dated April 10, 2012 (copy enclosed) was promulgated in the above entitled case.

Taguig City, April 10, 2012.

For the Director:


Atty. GINALYN S. BADIOLA
Hearing Officer, BLA



W. C. BRADLEY CO.,	}	IPC No. 14-2011-00152
Opposer,	}	Opposition to:
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- versus -	}	Appln. Serial No. 4-2008-015257
	}	Date Filed: 18 December 2008
LINDSAY KAREN DY,	}	Trademark: CHAR-BROIL AND DEVICE
Respondent-Applicant.	}	
x-----x	}	Order No. 2012 - <u>77 (0)</u>

ORDER

W. C. Bradley Co. ("Opposer"), filed on 19 April 2011 an opposition to Trademark Application Serial No. 4-2008-015257. The opposition is anchored on Sec. 123.1 (e) and (g) of Rep. Act No. 8293, also known as the Intellectual Property Code of the Philippines.

On 08 August 2011, LINDSAY KAREN DY ("Respondent-Applicant"), filed its Answer to the opposition refuting the Opposer's allegations.

In compliance to Office Order No. 154, s. 2010 ("Rules of Procedure for IPO Mediation Proceedings") and Office Order No. 197, s. 2010 ("Mechanics for IPO Mediation and Settlement Period"), this Bureau issued on 24 August 2011 Order No. 2011-266 referring the case to mediation.

On 15 February 2012, the Opposer filed a Manifestation/Motion to Dismiss praying that the instant opposition be dismissed for having been mooted by the assignment of the mark subject of the opposition to the Opposer. The Opposer attached to the motion a copy of the notarized Deed of Assignment together with the Request for Recordal duly filed with this Office.


With the assignment of the mark subject of the instant Opposition in the name of the Opposer, there is no more reason nor basis to proceed with this case.

WHEREFORE, premises considered, the instant opposition case is hereby **DISMISSED**.

Let the filewrapper of Trademark Application Serial No. 4-2008-015257, together with a copy of this Order, be returned to the Bureau of Trademarks (BOT) for appropriate action.

SO ORDERED.

Taguig City, 10 April 2012.


ATTY. NATHANIEL S. AREVALO
 Director IV
 Bureau of Legal Affairs